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violations of the appearance bond, the defendant was ordered detained, pending an evidentiary hearing. Dkt. No. 20. On August 14, 2006, an evidentiary hearing was scheduled before the undersigned Magistrate Judge. At the hearing, the defendant was advised of the following alleged bond violations:

- 1. By using marijuana on or about July 11, 2006, Teddy James Morris has violated the bond condition that he not use, consume, or possess a controlled substance unless the substance is prescribed to him by a physician.
- 2. By failing to submit to testing on July 27, 2006, Teddy James Morris has violated a special condition of bond requiring he submit to drug and alcohol testing as directed by Pretrial Services.
- 3. Teddy James Morris has violated a standard condition of his appearance bond requiring that he not commit a federal, state, or local crime during the period of release, by Driving Under the Influence on or about July 22, 2006.
- 4. Teddy James Morris has violated a standard condition of his appearance bond requiring that he not commit a federal, state, or local crime during the period of release, by Failing to Appear for arraignment on July 24, 2006, as required.
- 5. Teddy James Morris has violated a Pretrial Services Condition of Supervision requiring that he notify his Pretrial Services Officer within one business day of arrest or questioning by a law enforcement officer, by failing to notify him on July 24, 2006, as required.
- 6. Teddy James Morris has violated a special condition of his appearance bond, which requires that he comply with drug testing, by failing to call the telephone scheduling system as directed by Pretrial Services, on July 24, 2006, and each day thereafter.

The defendant was advised of his rights. He admitted violations 1, 2, 3, 4, 5, and 6. The Court then considered whether the bond previously issued should be revoked. Pursuant to CrR 32.1, CrR46(c) and 18 U.S.C. § 3142(f), and based upon the factual findings and

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statement of reasons for detention hereafter set forth, the Count finds the following:

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FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

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(1) On June 2, 2006, defendant was released on bond with pretrial supervision and special conditions, pending a detention hearing. At his detention hearing, the Court received evidence that the defendant had detectable controlled substances in his system, which he claimed were there prior to the bond being issued. The defendant was released on a revised bond with a provision that he reside for thirty days (30) in a halfway house. He was specifically advised of the need to be in full compliance with the bond restrictions in the future.

- (2) The defendant has failed to abide by the terms of both bonds, and has admitted the same.
- (3) The defendant is facing very serious charges that are punishable by a lengthy period of time if he is convicted of the charges in this case.
 - (4) The defendant appears to have on-going serious drug and alcohol problems.
- (5) The defendant appears unwilling or unable to comply with the terms of supervision.
- (6) There appear to be no conditions or combination of conditions other than detention that will reasonably assure the defendant's appearance at future Court hearings as required, and that will address the defendant's danger to the community.

IT IS THEREFORE ORDERED:

- (1) Defendant shall be detained pending trial and committed to the custody of the Attorney General for confinement in a correction facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal;
- (2) Defendant shall be afforded reasonable opportunity for private consultation with counsel;

- (3) On order of a court of the United States or on request of an attorney for the government, the person in charge of the corrections facility in which defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and
- (4) The Clerk shall direct copies of this Order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services Officer.

DATED this 14th day of August, 2006.

JAMES P. DONOHUE
United States Magistrate Judge